AO 247 (Rev. 11/11) Order Regarding Motion for Sentence Reduction Pursuant to 18 U.S.C. § 3582(c)(2)

Page 1 of 2 (Page 2 Not for Public Disclosure)

UNITED STATES DISTRICT COURT

for the

FILED IN THE
U.S. DISTRICT COURT
EASTERN DISTRICT OF WASHINGTON

				EASTERN DISTRICT OF WASHING
Eastern District of Washington			1	DEC 1 6 2015
United States of America				SEAN F. McAVOY, CLERK
v.)			SPOKANE, WASHINGTON
CRUZ MENDOZA)	Case No:	2:11-CR-0107-WFN-6	
		USM No:	13875-085	
	2/04/2013	14-44 A	O	
Date of Previous Amended Judgment: Use Date of Last Amended Judgment if Any))	Matthew A. Campbell Defendant's Attorney		
		•	•	
ORDER REGARDIN				UCTION
PURSU	JANT TO 18	U.S.C. § 3	3582(c)(2)	
Upon motion of \[\sumsymbol{\su} \] the defendant \[3582(c)(2) \] for a reduction in the term of in ubsequently been lowered and made retroact 994(u), and having considered such motion and the sentencing factors set forth in 18 U.S.	mprisonment imp ctive by the Unite n, and taking into	osed based or ed States Sent o account the	a guideline sentendencing Commission policy statement set	cing range that has a pursuant to 28 U.S.C. forth at USSG §1B1.10
T IS ORDERED that the motion is: DENIED. GRANTED and the last judgment issued) of 100		previously important		nprisonment <i>(as reflected in</i> months
(Complete	e Parts I and II of Po	age 2 when motic	on is granted)	
Except as otherwise provided, all provisions	of the judgment	dated 0	2/04/2013 shall	remain in effect.
T IS SO ORDERED.			_	
Order Date: 12/16/15		1		Jan
order Date: /////		<u>~</u>	Judge's signatur	re
	_		0 0	
Effective Date:	The Ho	on. Wm. Fremn	ning Nielsen Seni	ior Judge, U.S. District Court